

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
Transcriber's Office

February 24, 1997 LB 58, 68, 153

SENATOR COORDSEN: You've heard the motion to advance LB 68 to E & R for engrossing. All those in favor please say aye. Opposed nay. The bill is advanced. Next item, LB 153, Mr. Clerk.

CLERK: (LB) 153, Mr. President, does have Enrollment and Review amendments, Senator.

SENATOR COORDSEN: Senator Wehrbein.

CLERK: E & R amendments, Senator.

SENATOR WEHRBEIN: I move to adopt the E & R amendments for LB 153.

SENATOR COORDSEN: You've heard the motion to adopt the E & R amendments for LB 153. All in favor please say aye. Opposed nay. The amendments are adopted.

CLERK: I have nothing further on the bill, Senator.

SENATOR COORDSEN: Senator Wehrbein.

SENATOR WEHRBEIN: I move LB 153 to E & R for engrossing.

SENATOR COORDSEN: You heard the motion to advance LB 153 to E & R for engrossing. All those in favor please say aye. Opposed nay. The bill is advanced. LB 58, Mr. Clerk.

CLERK: LB 58, no E & R amendments. Senator Beutler would move to amend the bill. (AM0346 is on page 745 of the Legislative Journal.)

SENATOR COORDSEN: Senator Beutler, on your amendment.

SENATOR BEUTLER: Senator Coordsen, members of the Legislature, this is a small amendment giving some additional notice to the persons involved in this bill. I think Senator Landis has no objections. Basically, there's a provision with respect to the termination of child support in certain instances where, if no written objection is filed within 30 days and the court believes